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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/613,436	07/07/2003	Barend J. Van Den Heever	03-5784	5213
7590 01/27/2006		EXAMINER		
William M. Hobby, III			AMERSON, LORI BAKER	
157 E. New Eng Winter Park, FI	land Avenue, #375 2 32789		ART UNIT	PAPER NUMBER
,			3764	
			DATE MAILED: 01/27/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/613,436	VAN DEN HEEVER, BAREND J.				
Office Action Summary	Examiner	Art Unit				
	L Amerson	3764				
The MAILING DATE of this communicated Period for Reply	ation appears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICATE. - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun. - If the period for reply specified above is less than thirty (30) of the period for reply is specified above, the maximum status. - Failure to reply within the set or extended period for reply will Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, however, may a replication. days, a reply within the statutory minimum of thirty (tory period will apply and will expire SIX (6) MONTH ll, by statute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed	on 02 December 2005.					
2a) This action is FINAL. 2b						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-4,6,7,9-13 and 15 is/are per 4a) Of the above claim(s) is/are 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-4,6-7, 9-13 and 155 is/are re 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction	withdrawn from consideration.					
Application Papers						
9) The specification is objected to by the E	Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection	on to the drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the second or declaration is objected to be						
Priority under 35 U.S.C. § 119						
<u> </u>	ocuments have been received. Ocuments have been received in Applithe priority documents have been real Bureau (PCT Rule 17.2(a)).	plication No eceived in this National Stage				
	•					
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTC Information Disclosure Statement(s) (PTO-1449 or PT Paper No(s)/Mail Date)-948) Paper No(s)/	mmary (PTO-413) Mail Date ormal Patent Application (PTO-152)				

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Response to Arguments

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1. Applicant's arguments with respect to claims 1-15 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - a. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable under Myers in view of Mahlstedt et al. Myers discloses an exercise apparatus having a folding A-frame (fig. 10) formed from two generally U-shaped frame sections (112, 114, 116, 118, 120) hinged together (fig. 1); a u-shaped swing portion (144) movably attached (fig. 14) to one frame section having a seat (111); and a pair of arms (138) with handle (162) portions. Myers discloses all of the limitations of the claimed invention except for the arms being adjustable. Mahlstedt et al teaches adjustable arms. It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Myers in view of the teaching of Mahlstedt et al such that adjustment of a device is within the skill of an ordinary person. Regarding the language "said hinged folding frame sections being foldable on said hinge from a folded storage position to an open operative position", "whereby a person sitting in said generally u-shaped swing portion seat and gripping and moving said handles can move said generally u-shaped swing

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portion and person sitting therein relative to said A-frame to thereby exercise the person's arms and upper body" has not been given patentable weight because the recitation is purely functional in nature and does not recite any structure.

b. Claims 2-3, 7 and 10-13, 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Myers and Mahlstedt et al as applied to claim 1 above and further in view of Murray. As to claim 2, the device of Murray includes a leg exerciser (fig. 3) attached to the frame. It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Myers in view of the teaching of Murray such that a leg exerciser is capable of being included on exercises for the purpose of providing additional exercising variety to a user. As to claim 3, the hinged sections of Myers have a lock (220). As to claim 7, the leg exerciser of Murray is an adjustable (175) bar (140) attached to the frame. It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Myers et al in view of the teaching of Murray such that a member is capable of being adjusted. Regarding the language "allowing said feet to be placed thereon while a person is seated in said seat and to push said u-shaped member, seat and person to exercise said legs" has not been given patentable weight because the recitation is purely functional in nature and does not recite any structure. As to claim 10, see the paragraph above for claims 1 and 2. As to claim 11, the seat of Myers has a back supporting member (111). As to claim 12, see the paragraph for claim 6.

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As to claims 13, see the paragraph for claim 7. As to claim 15, see the paragraph for claim 9.

- c. Claim 4, 6 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Myers and Mahlstedt et al as applied to claim 1 above, and further in view of Bodily et al. Myers discloses all of the limitations of the claimed invention except for an adjustable back and a removable foot member on the swing. As to claim 4, Bodily teaches and adjustable back (figs. 2a-2b). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Myers et al in view of the teaching of Murray such that a back support is capable of being adjusted. As to claims 6 and 9, Murray teaches a foot-supporting member mounted on the swing portion (fig. 1) that is capable of being removed. It would have been obvious to one having ordinary skill in the art at the time the invention was made to in view of Miller such that a foot support is capable of being mounted on a detachably mounted on a swing portion.
- 3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to L Amerson. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Laworen

L. Amerson